

# Milde Gazette of India

प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

ਸ• 31) No. 31) नई दिल्ली, सेनियार, जुलाई 30, 1988 (श्रावण 8, 1910) NEW DELHI, SATURDAY, JULY 30, 1988 (SRAVANA 8, 1910)

इस जारा में फिला पुष्क लंखना वी जाती है जिसके कि वह अवन संख्यान के का में रखा था सके। (Separate paging is given to this Part in order that it may be filed as a separate compilations

# भागे IV {PART IV]

तैर-सरकारी व्यक्तियों और नेर-करकारी व्यक्तियों के विकायन और सूच नाएं
[Advertisements and Notices issued by Private Individuals and Private Bodies]

#### नाम परिवर्तन

मैं, अब तक आर. सी. जाटव के नाम से जात, सुपूत्र श्री रामभरोसे उप अभिलेख कार्यालय ग्वालियर में लिपिक के पद पर किंगिरत निर्धासी पंचेशील नगर कालीनी धाटीपूर मुरार ग्वालियर ने अपना नाम बदल लिया है और इसके पश्चात् मेरा नाम अजय शंकर बंसल होगा।

प्रमाणित किया जाता है कि मैं ने इस बार में उन्य कान्नी शर्ती को पुरा कर लिया है।

> आर. सी. जाटब (हस्ताक्षर वर्तमान प्राने नाम के अनुसार)

में, अब तक धन्नू लाल गोंटिया के नाम से जात, स्पूर् श्री मूक्षुन्दी, कार्यालय ट्यूब में किंग टेलीकाम फैक्टरी, जबलपूर में वार्जमैंन (टि. नं. 1227) के पद पर कार्यरत, नियासी गढ़ा छोटी बजरिया, देवसीश नगर हम्भान नगर (मुजार मृहल्ला) रानी दुर्गावसी बार्ड, जबलपुर ने अपना नाम बदल लिया है और इसके पश्चात् मेरा नाम धन्नू सिंह गोंटिया होगा।

प्रमाणित किया जाता है कि मैंने इस बार में अन्य दानूनी शर्ती को पूरा कर लिया है।

> धन्म लाल गोंटिया (हस्ताक्षर वर्तमान प्राने नाम के अनुसार)

जन सुचना

क्षमबद्दं थियेटर सर्काल

10 सत्यनारायण एवेन्यू बोट क्लब राडि, मन्नास-600 028 एम-10 सुसरो बाग, शहीद भगत सिंह रोड, गोलाबा बम्बई-400 039

कापी राइट अधिनियम 1957 की धारा 33 और कापी राइट अधिनियम 1958 के नियम 12 के अन्तर्गत अपेक्षित, फीस, प्रभारों और रायल्टी का विवरण

हमने, अंग्रोजी भाषा में विक्व के नाटकों के प्रमुख प्रकाशक मेसर्स संम्एल फ्रोंच लिमिटोड से समस्त विक्व के लेखकों के हितों का प्रतिनिधित्य करते हैं और जिन्होंने ये नाटक लिखे हैं, उनके मंचन अथवा उन साहित्यिक कृतियों जिनमें नाटक का मंचन और उसी प्रकार के कार्यों का समावेश हैं, का अधिकार और लाइसेंस प्राप्त कर लिया है।

भारत के अन्वर इनकी लाइसोंस फोस/प्रभार/रायल्टी प्रत्येक नाटक के प्रत्येक मंचन उसकी किस्म को दोखते हुए 200 रुपये और 600 रुपये के दीच होगी जिसमों समय-समय पर वृद्धि की जा सकती है।

भवदीय , कृते बम्बद्धं थियटेर सर्काल विफम सिंह (प्रोप्राइटर)

**वि**नांक 7-7-88

#### LOST

The Government Promissory Note No. MS 030221 of National Defence Gold Bonds, 1980 'A' Series for 10 grammes of gold originally standing in the name of V. Kuppuwami the proprietor by whom it was never endorsed, to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Madras and that application is about to be made for the issue of duplicate in favour of the proprietor. public are cautioned against purchasing or otherwise dealing. with the abovementioned security.

Name of the advertiser: V. Kuppuswamy

Residence: (S/o Veeran), Krishna Lorry Service, 18 Basin

Water Works Street, Madras-600 079.

#### CORRIGENDUM

The following discrepancies observed in our notification regarding the loss of Government Promissory Notes Nos. BY 487576 and BY 433978 of 3% Conversion Loan 1946 for Rs. 7,500/- and Rs. 1,300/- respectively published in the Gazette of India dated 31st October 1987, 7th November 1987 and 14th November 1987 may be correctly read as indicated below:

Gazette copy dated 31-10-1987 (Page No. 158)

Nature of discrepancies

- 1. In the first column the word 'Distructive' may be correctly read as 'Distinctive'.
- 2. In the third column against G.P. Note No. BY 487576 the names of the original holders may be correctly read as Babubhai Purshottam Thakkar instead of Dabubhai Purshottam Thakkar (Sr. No. 4), Dhiraj Lal Kanji Vasani instead of Dhlrj Lal Kanji Vasani (Sr. No. 6) and Damubhai Mulji Vithalani instead of Damubha Mulji Vithalani (Sr. No. 7).
- 3. In third column against G.P. Note No. BY 433978, the name of one of the original holders should be corrected to read as Parmanand Pitamber instead of Parmanand Pitammber (St. No. 6).
- 4. In the fourth column the name of the last endorsees mentioned at Sr. No. 5 should be Naliniben Jashwantrai Thakkar instead of Naliniben Jaswantrai Thakkar and the name of last endorsees at Sr. No. 6 should be Dhirajlal Kanji Vasani instead of Dhirajlal Kanji Vasani.
- 5. In the address mentioned below the advertisement the words 'Ghorari Lohana' should be read as 'Ghogari Lohana'.

Gazette copy dated 7-11-1987 (Page No. 162)

Nature of discrepancies

In column No. 4 after the name of the last endorsees (Sr. No. 7) the words two may be added after any so as to read as any two of them instead of any of them.

Gazette copy dated 14-11-1987 (Page No. 166) Nature of Discrepancies

In column No. 4 the name of one of the last endorsees at Sr. No. 5 should be corrected as 'Naliniben Jashwantrai Thakkar' instead of 'Naliniben Jashwantra Thakkar'.

Name of Advertisers

Shri Arvind Purshottamdas Mavani
 Shri Maganlal Jivraj Magdani
 Shri Babubhai Purshottam Thakkar
 Smt. Naliniben Jashwantrai Thakkar

5. Shri Dhirajlal Kanji Vasani

Address: C/o Shri Ghogari Lohana Mitra Mandal Vidyotejak Fund, 118-19, Moti Baug, S.V. Road, Andheri (West), Bombay-400 058.

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCE AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER Controller of Publications

#### CHANGE OF NAME

I, hitherto known as Y. S. KOTEGAR son of SHIVARA-YAPPA employed as Shunter in the S. C. Rly. Loco Shed, Gadag, Hubli Division. residing at GADAG-582 101, have changed my name and shall bereafter be known as Y. S. PATIL.

It is certified that I have complied with other legal requirements in this connection.

> Y. S. KOTEGAR Signature (in existing old name)

I, hitherto known as SANJAY SETH son of SHRI R. B. SETH employed as Deputy Field Officer in the Cabinet Secretariat, residing at C/o. Mr. Jagbir Tyapar 35/6 Old Raiinder Nagar, New Delhi, have changed my name and shall hereafter be known as SANJAY RAGHUBIR SETH.

It is certified that I have complied with other legal requirements in this connection.

> SANJAY SETH Signature (in existing old name)

I, hitherto known as LEKHA RAM JATAV son of SHRI BAL RAM JATAV employed as Section Officer in the Office of the A.G.M.P. (Audit)-II, Gwalior, residing at N-20 Gandhi Nagar, Gwalior, have changed my name and shall hereafter be know nas LEKHA RAM KAUSHAL.

It is certified that I have complied with other legal requirements in this connection.

> LEKHA RAM JATAV Signature (in existing old name)

I, hitherto known as RAM SHARAN PRASAD son of SHRI BANSHI DHARJI employed as Senior Auditor in the O/o the Accountant General (Audit)-I Gwallor, M.P., residing at 109 II Shastri Nagar, Gandhi Road, Gwellor, have changed my name and shall hereafter be known as RAMA SHANKER VARUM.

It is certified that I have complied with other legal requirements in this connection.

> RAM SHARAN PRASAD Signature (in existing old name)

I, hitherto known as V. K. A. MANI BABA KRISHNAN son of M. ANDY employed as Technical Supervisor in the Central Telegraph Office, Trichirappalli, residing at 7, Devar Pudu Street, Beemanager, Trichirappalli-1, have changed my name an dshall hereafter be known as V. K. A. MANEE BALA KRISHNA AYYAPPAN.

It is certified that I have complied with other legal requirements in this connection.

> V. K. A. MANI BALA KRISHNAN Signature (in existing old name)

I. hitherto known as SHEILA SAMANTA daughter of LATE BRIG. B. P. SAMANTA employed as Medical Officer (Surg. Lt.) in the Army Medical Corps (Seconded to Navy), residing at Bombay C/o INHS ASVINI Colaba, Bombay, have changed name and shall herefater be known as SHEILA SAMANTA MATHAI.

It is certified that I have complied with other legal requirements in this connection.

> SHEILA SAMANTA Signature (in existing old name)

I, hitherto known as GYANI PRASAD JATAV son of SHREE NEKHASIYA RAM employed as Senior Auditor in the Accountant General (Audit)-I, Madhya Pradesh, Gwalior, residing at 326 A, Suresh Nagar, Gandhi Road Morar, (Gwalior), have changed by name and shall hereafter be known as GYANI PRASAD KADAM.

It is certified that I have complied with other legal requirements in this connection.

GYANI PRASAD JATAV Signature (in existing old name)

I, hitherto known as SHIV CHARAN LAL JATAV son of SHRI KALYAN SINGH JATAV employed as Senior Auditor in the Office of A.G. (Audit-II) M.P., Gwalior, residing at 364 Gautam Nagar (Near Bhim Nagar) Morar, Gwalior, (M.P.), have changed my name and shall hereafter be known as SHIV CHARAN LAL GAUTAM.

It is certified that I have complied with other legal requirements in this connection.

SHIV CHARAN LAL JATAV , Signature (in existing old name)

I, hitherto known as PARMAR RAJNIKANT MOHANLAL 8/0 SHRI PARMAR MOHANLAL HEMABHAI employed as 'Accounts Assistant 'A', in the Space Applications Centre, I.S.R.O. Jodhpur Tekra, Ahmedabad-53, residing at 81/963 Shivam Apartment, Nava Vadari, Near Vyas Wadi, Ahmedabad-13, have changed my name and shall hcreafter be known as KAPADIA RAJNIKANT MOHANLAL.

It is certified that I have complied with other legal requirements in this connection.

PARMAR RAJNIKANT MOHANLAL Signature (in existing old name)

I, hitherto known as VANDANA BAGDI wife of SHRI SHREELAU N. BAGDI, residing at A-29, South Extension-II, New Delhi, have changed my name and shall hereafter be known as SARASWATI BAGDI.

It is certified that I have complied with other legal requirements in this connection.

VANDANA BAGDI Signature (in existing old name)

I, hitherto known as RAVI KANT S/o LATE SHRI TULSI RAM KALIA employed as Lower Division Clerk in the Customs & Central Excise Collectorate, New Delhi, residing at F-Block, RZ-181, Mahavir Enclave, Near Palam Hospital, New Delhi, have changed my name and shall hereafter be known as RAVI KANT KALIA.

It is certified that I have complied with other legal requirements in this connection.

RAVI KANT Signature (in existing old name)

I, hitherto known as SWAPAN KUMAR SEAL son of LATE SYAMA CHARAN SEAL employed as Mechinist Gr. III in the SS/WRS/Pandu, residing at Trengular Colony Qr. No. 158/A Pandu, Guwahati-12 have changed my name and shall after be known as SWAPAN KUMAR DAS.

It is certified that I have complied with other legal requirements in this connection.

SWAPAN KUMAR SEAL Signature (in existing old name)

I, hitherto known as MISS SAVITA GURUNATH PEDNEKAR daughter of SHRI GURUNATH SHANTA-RAM PEDNEKAR employed as Accountant in the Office of the Accountant General (A&E)-1, Maharasatra 101, Bombay-400 020, residing at 55 A Madhavdas Premaji's Chawl, 2nd Floor, Room No. 28, Girgaon, Bombay-4, have changed 'my name and shall bereafter be known as MRS. RAJASHREE RAVINDRA KAREKAR.

It is certified that I have complied with other legal requirements in this connection.

MISS SAVITA GURUNATH PEDNEKAR Signature (in existing old name)

I, hitherto known as KISHORILAL BHARTI son of SHRI YANTR RAM employed as Telecom Office Assistant in the Telecom District Engineer Bilaspur, residing at Imali Para Bilaspur, have changed my name and shall hereafter be known as KISHOR SINGH BHADOURIYA.

It is certified that I have complied with other legal requirements in this connection.

KISHORILAL BHARTI Signature (in existing old name)

I, hitherto know nas M. AMAL RAJ son of I. MICHAEL RAJ employed as Postal Assistant in the Anna Road HPO, Postal Dept., residing at No. 46, Lalbegam Street, Triplicane, Madras-600 005, have changed my name and shall hereafter be known as M. AMIRTHARAJ.

It is certified that I have complied with other legal requirements in this connection.

M. AMAL RAJ Signature (in existing old name)

', hitherto known as PRAMOD DHONDU SHIMPI son of DHONDU MAHIPAT SHIMPI employed as Senior Store Keeper PA No. 27765 in the No. 25 Equipment Depot, Air Force, Devlali-422 501, Nasik (Maharashtra), residing at House No. 229 Subhash Road, Kranti Chawk, BHAGUR Dist. Nasik (Maharashtra state), have changed my name and shall hereafter be known as PRAMOD DHONDU SONAWANE.

it is certified that I have complied with other legal requirements in this connection.

PRAMOD DHONDU SHIMPI Signature (in existing old name)

1, hit erto known as SOUKAL ALI son of LATE GOLAM USUFF employed as Mechinist Skilled in Gun and Shell Factory Cossipore, Calcutta-2, of Ministry of Defence, Govt. of India, residing at 22/12, Khagen Chatterjee Road, Cossipore, Calcutta-2, have changed my name and shall hereafter be known as HAMID ALI KHAN.

It is certified that I have complied with other legal requirements in this connection.

SOUKAL ALI
Signature (in existing old name)

I, hitherto known as PURUSHOTTAM SHIVA CHA-MAR son of SHIVA DHULA CHAMAR, employed as Telegraphman Outdoor, in the Departmental Telegraph Office, Navrangpura, Ahmedabad-380 009, residing at House No. 208/17 Parsi's Chawl, Girdharnagar, Ahmedabad-380 010, have changed my name and surname and shall hereafter be known as PURUSHOTAMBHAI SHIVABHAI SAGAN.

It is certified that I have complied with other legal requirements in this connection.

PURUSHOTTAM SHIVA CHAMAR Signature (in existing old name)

I, hitherto known as D. GURUVAIAH son of M. DEVASAGHAYAM employed as Skilled Gr. II, Shop 40/Shell, Millwright, Emp. No. 21228, in the Integral Coach Factory, Madras-600 038, residing at No. 451, "O" Block, Gandhi Nagar, Madras-600 038, have changed my name and shall hereafter be known as M. GURUVAIAH.

It is certified that I have complied with other legal requirements in this connection.

D. GURUVAIAH
Signature (in existing old name)

I, hitherto known as BHIM son of LATE JUGAL CHANDRA PAL employed as Carriage Painter Gr. II, "N" Shop in the Eastern Rallway, C & W Shops, Liluah, residing at Vill-Bhola, P.O. Kamarkundu, Distt. Hooghly, W.B., have changed my name and shall hereafter be known as BHIM CHANDRA PAL.

It is certified that I have complied with other legal requirements in this connection.

BHIM

Signature (in existing old name)

I, hitherto known as MANHARKUMAR SHANKARLAL PARMAR son of SHANKARLAL VALJIBHAI PARMAR employed as Telegraphman Outdoor, in the Departmental Telegraph Office, Navrangpura, Ahmedabad-380 009, residing at 211/2, Jubilee Blocks, Girdharnagar, Ahmedabad-380 010, have changed my surrame and shall hereafter be known as MANHARKUMAR SHANKARLAL KAPADIA.

It is certified that I have complied with other legal requirements in this connection.

MANHARKUMAR SHANKARLAL PARMAR Signature (in existing old name)

I, hitherto known as V. S. BORAIAH, son of V. B. SIDDAIAH employed as Tradesman 'B' in the Indian Rare Earths Ltd., Rare Material Plant, Ratnahally Complex, Post Box No. 1, Hunsur Road, P.O. Yelwal, Mysore-571-130, residing at C/o Cauvery Stores, Hootagally Main Road, Mysore, have changed my name and shall hereafter be known as V. S. PRABHU.

It is certified that I have complied with other legal requirements in this connection.

V. S. BORAIAH Signature (in existing old name)

◆I, hitherto known as RAMESHWAR son of LATE BILGU employed as Asstt. Surveyor of Works (E) in the Department of Telecommunications, residing at The Superintending Engineer (E), Telecom. Electrical Circle, 3-B, Habibullah Estate, Hazratganj, Lucknow-226 001 have changed my name and shall hereafter be known as RAMESHWAR DAYAL.

It is certified that I have complied with other legal requirements in this connection.

RAMESHWAR Signature (in existing old name)

I, hitherto known as HARDEWA RAM son of SRI NATHA RAM employed as Lieutenant (SDG) in the Indian Navy, residing at 106 Amzare Park, Naval Base, Visakhapatnam (A.P.), have changed my name and shall hereafter be known as HARDEV INDER.

It is certified that I have complied with other legal requirements in this connection.

HARDEWA RAM Signature (in existing old name)

I, hitherto known as HARJINDER SINGH SINGHA (IC-43002-Y) son of LT. COL. HARKARAN SINGH SINGHA employed as Platoon Commander in the 'B' Coy (MT), HQ 525 ASC Bn, C/o 56 APO, residing at HQ 525 ASC Bn, C/o 56 APO, have changed my name and shall hereafter be known as SARDAR YUVRAJ SINGH.

It is certified that I have complied with other legal requirements in this connection.

HARJINDER SINGH SINGHA Signature (in existing old name)

I, hitherto known as HIRAMAN SINGH son of LATE KITARAT SINGH employed as Mate in the Garrison Engineer (Central) Calcutta (BSO F/S), Napler Road, Hastings, Calcutta-22, residing at 5/3 St. George's Gate Road, Hastings, Calcutta-22, have changed my name and shall hereafter be known as HIRAMAN RAM.

It is certified that I have complied with other legal requirements in this connection.

HIRAMAN SINGH Signature (in existing old name)

I, hitherto known as KAMAL KUMAR S/o LATE SHRI JANAK RAJ employed as Senior Personal Assistant in Dtc. Gen. of Med. Services, Adjutant General's Branch, Army HQ., New Delhi, resident of C-258, Vivek Vihar, Delhi-32, have changed my name and shall hereafter be known as KAMAL KUMAR SACHDEVA.

It is certified that I have complied with other legal requirements in this connection.

KAMAL KUMAR Signature (in existing old name)

I, hitherto known as RAMA MUNDA son of LATE BUDHAI MUNDA employed as Master Crafts Man in the C & W Workshop, Eastern Railway, Liluah, Dist. Howrah, residing at 30, Kashi Mondal Lane, Belurmath, Howrah, have changed my name and shall hereafter be known as RAM DULAR.

It is certified that I have complied with other legal requirements in this connection.

RAMA MUNDA Signature (in existing old name)

I, hitherto known as R. LALITHA daughter of SRI R. S. V. RAAMAMOORTHI employed as Reserved Trained Pool Telephone Operator in the Tiruchirapalli Telephone Exchange, residing at H-51, Railway Quarters, Golden Rock, Tiruchy-620-004, have changed my name and shall hereafter be known as R. LALITHA DHEVI.

It is certified that I have complied with other legal requirements in this connection.

R. LALITHA Signature (in existing old name)

I, hitherto known as NATHUNI HAZAM son of LATE RAM RATAN HAZAM employed as W/Porter in the CCS's office, E. Rly., Calcutta, residing at Rly. Qrs. No. 183/64, PO & PS Howrah, West Bengal, 'Tandal Bagan' Distt. Howrah, have changed my name and shall hereafter be known as NATHUNI PROSAD THAKUR.

It is certified that I have complied with other legal requirements in this connection.

NATHUNI HAZAM Signature (in existing old name)

I, hitherto known as RAJINDER SINGH son of SHRI CHANAN SINGH BAJWA employed as Commissioned Officer in the 93 Field Regiment, residing at W-1, AWHO Complex, Gautam Nagar, Secunderabad, have changed my name and shall hereafter be known as BAJWA RAJINDER SINGH.

It is certified that I have complied with other legal requirements in this connection.

RAJINDER SINGH Signature (in existing old name)

I, hitherto known as NIRMALA DEVI SIVASANKAR wife of MR. SIVASANKAR employed as Supervisor (T.S.O.) in the Post and Telegraph Department, Madras Telephones CTX Madras-1, residing at 4-B. Central Avenue, Mahakavi Bharathi Nagar, Madras-39, have changed my name and shall hereafter be known as S. NIRMALA DEVI.

It is certified that I have complied with other legal requirements in this connection.

NIRMALA DEVI SIVASANKAR Signature (in existing old frame) I, hitherto known as RAMESH PANDIT CHAVAN son of BABU PANDU CHAVAN employed as Peon in the Dy. Director General of Meteorology (Weather Forecasting) Poona-411 005, residing at 473 Bhavanipeth Harkanagar, Poona-411 002, have changed my name and shall hereafter be known as RAMESH BABU CHAVAN.

It is certified that I have complied with other legal requirements in this connection.

RAMESH PANDIT CHAVAN Signature (in existing old name)

I, hitherto known as P. LINGAPPA SHETTY son of P. NARAYANA SHETTY employed as Mazdoor in the Telephone Exchange, Gonikoppal, residing at C/o Akki Ramaiah, Main Road, Gonikoppal, have changed my name and shall hereafter be known as P. LOKESH.

It is certified that I have complied with other legal requirements in this connection.

P. LINGAPPA SHETTY Signature (in existing old name)

I, hitherto known as VILAS MARUTI BHALEKAR son of SHRI MARUTI BHALEKAR employed as Exam. Grade II QC/SSA/98 in the QC/SSA Sec. of Ammunition Factory, Khadki, Pune-3, residing at Surve No. 106 Chatursinghi Angal Park Shivaji Nagar, Pune-16, have changed my name and shall hereafter be know nas VILAS MARUTI JAGTAP.

It is certified that I have complied with other legal requirements in this connection.

VILAS MARUTI BHALEKAR Signature (in existing old name)

I, hitherto known as VASANT VENKATRAO HARPAN-HALLI son of LATE SHRI VENKATRAO NARASING RAO HARPANHALLI employed as an Accountant in the Office of the Senior Superintendent RMS Bombay Sorting Division, Bombay-400 001, residing at Bhuskute Building, Pandurang Wadi, Dombivli (East Distt. Thane, have changed my name and shall hereafter be known as VASANT VENKATRAO DHARWADKAR.

It is certified that I have complied with other legal requirements in this connection.

VASANT VENKATRAO HARPANHALLI Signature (in existing old name)

I, hitherto known as SHRI KANTHI RAM KAIBARTA son of LATE TARINI RAM KAIBARTA employed as Peon in the All India Radio, Guwahati, residing at Bonkowar Nagar, Kharghuli, Guwahati-4, have changed my name and shall hereafter be known as SHRI KANTHI KUMAR DAS.

It is certified that I have complied with other legal requirements in this connection.

SHRI KANTHI RAM KAIBARTA Signature (in existing old name)

I, hitherto know nas PHODALIYA RAM JATAV son of LATE SHRI PARSOLI RAM employed as Senior Auditor in the Office of the Accountant General (Audit) II, Madhya Pradesh, Gwalior, residing at 326B Suresh Nagar, Gandhi Road, Mora, Gwalior-474 011, have changed my name and shal lhereafter be known as PUSHP RAJ BHARTI.

It is certified that I have complied with other legal requirements in this connection.

PHODALIYA RAM JATAV Signature (in existing old name)

I, hitherto known as SHIB PADA PAUL son of SHRI ADHIR KUMAR PAL employed as Scientist/Engineer SB in the IPD/SPPC, Vikram Sarabhai Space Centre, Trivandrum-695022, residing at Savitha, TC 17/924(1), Kailash Road, Poojapura, TVM-12, have changed my name and shall hereafter be known as SIBAPADA PAL.

It is certified that I have complied with other legal requirements in this connection.

SHIB PADA PAUL Signature (in existing old name)

I, hitherto known as SHASHANK BHUSHAN RAM son of LATE HARINANDAN RAM employed as Inspector in the Custom & Central Excise Deptt., residing at Vill. Bharno, P.O. Bharno, P.S. Sisai Distt. Gumla (Bihar), have changed my name and shall hereafter be known as SHASHANK BHUSHAN.

It is certified that I have complied with other legal requirements in this connection.

SHASHANK BHUSHAN RAM Signature (in existing old name)

I, hitherto known as JARNAIL SINGH son of SHRI LACHMMAN SINGH Businessman, residing at 33/4 Double Storeys, Ashok Nagar, New Delhi-110 018, have changed the name of my minor daughter PUSHAP LATA aged 16 years and she shall hereafter be known as UPASANA.

It is certified that I have complied with other legal requirements in this connection.

JARNAIL SINGH Signature (in existing old name)

#### PUBLIC NOTICE

#### BOMBAY THEATRE CIRCLE

10 Sathyanarayana Avenue, Boat Club Road, Madras-600 028. M-10 Cusrow Baug, Shahid Bhagat Singh Rd. Colaba.

Bombay-400 039.

STATEMENT OF FEES, CHARGES & ROYALTIES AS REQUIRED BY SECTION 33 OF THE COPYRIGHT ACT-1957 READ WITH RULE 12 OF THE COPYRIGHT RULES-1958

We have acquired from Samuel French Limited who are the world's leading publishers of plays in the English language and who represents the interest of authors all over the world who have written these plays, the rights and licences to perform or permit performances of those literary work which would include staging of plays and the likes.

The licence fces/charges/royalties for the Indian territory would be betwen Rs. 200/- to Rs. 600/- per performance of each play depending upon the type of the play and subject to an increase from time to time.

for BOMBAY THEATRE CIRCLE VIKRAM SINGH

Date ; 7-7-1988

Proprietor

#### PUBLIC NOTICE

"The Certificate of Authority No. RD/4364 dated 25-2-88 issued in favour of Shri Sanjeev Jain, 1261,, Vedwara, Maliwara, Chandni Chowk, Delhi has been lost by him. The use of this Authority letter by any person will be illegal".

SANJEEV JAIN 1261, Vedwara, Maliwara, Chandni Chowk, Delhi-110006

# INDIA PEPPER AND SPICE TRADE ASSOCIATION COCHIN-2

CIRCULAR NO. C(FMC-G)/61/88. 24th May, 1988 TO ALL MEMBERS.

#### NOTIFICATION

BY THE INDIA PEPPER AND SPICE TRADE

#### ASSOCIATION

#### COCHIN

The approval of the Director. Forward Markets Commission, under sub-section (i) of Section (11) of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce and Industry Notification No. S.O. 957 dated 20th March 1975 has been obtained on 17-5-88 to the following amendment made to the Bye-law of the India Pepper and Spice Trade Association, Cochin.

#### AMENDMENT

# TO THE BYE-LAWS OF THE INDIA PEPPER AND SPICE TRADE ASSOCIATION, COCHIN

After the existing Bye-law No. 57 (vii), the following Bye-law viz., 57 (viii) shall be added

"57(viii), Any Member who is taking delivery from pepper hedge contract should intimate the seller within 24 hours on drawing the samples whether the goods are to be agmarked or not. On agmarking the buyer should take delivery of the goods within 24 hours thereof. If the buyer is inspecting the goods and is approving the quality without agmarking he should take delivery of the same within 24 hours thereof".

Sd/- ILLEGIBLE

Asstt. Secy.
India Pepper and Spice Trade Association
Cochin-2

COCHEN-2

24-5-1988

N.B. All Members are requested to attach the cutting of the amendment in their Bye-law books.

Notification by the Liverut Agro Commodities Exchange Company Ltd., Meerut

The approval of the Director (C), Forward Markets Commission, under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with Government of India, Ministry of Industry and Civil Supplies, Department of Civil Supplies and Cooperation Notification No. S.O. 957 dated the 20th March, 1976, has been obtained on the 24th March, 1988, to the Following amendment made to the Bye-laws of the Meerut Agro Commedities Exchange Company Ltd., Meerut, the same having been notified under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules 1954.

#### AMENDMENT

In the said Byc-laws.

1. Bye Law 2-Page 3 (1st Line):-

Delete the existing sentence: "Any person, firm, Hindu family for a Company."

Interest in its place:—"Any person, firm, Hindu Undivided family or a Company, who is/are a Shareholder of the Meerut Agro Commodities Exchange Co., Ltd."

#### 2. General Amendment:

Whenever in the existing Bye-law's of the Company the phrase "Joint Hindu Family" exist—that should be read as:—

"Hindu Undivided Family"

and wherever the 'Manager or Head of the Joint Hindu Family"—exist in the Byc-laws—that may be reed as—"Karta of Hindu Undivided Family."

#### 3. Bye-law 49 -Page 10.

Delete the existing Bye-law and in its place insert the following:—

"49. The office shall accept from Trading Members/Brokers/and Non-Trading Members—letters, Delivery Orders and other documents and/or communications between 10 A.M. and 5 P.M. on full working days and between 10 A.M. and 3 P.M. on half-working days, except where otherwise provided. Same hours shall be observed by the Trading Members to receive letters, Delivery orders and other documents/communications from the Company's office and from other Trading Members of the Company. But the hours of :payments and receipts by Cheques' to be made to the Company or by the Company shall be between 10.00 A.M. & 2.00 P.M. on full working days and between 10 A.M. and 12 Noon on half working days, except where otherwise provided by the Company's written Notice and/or Announcements. The Board, however, shall have powers to alter these timings from time to time, deemed necessary with the concurrence of the Forward Markets Commission."

#### 4. Bye-Law 50 (a) Page 10;

Delete the existing bye-law 50(a) and in its place insert the following:

"50. (a) Trading hours in Hedge Contract on trading days shall be as under:—

1st April to 30th September:

10 A.M. to 4 P.M. on full working days and 10 A.M. to 2 P.M. on half-working days or 12 noon to 4 P.M. (Depending upon the half holiday having been declared as the later half or the first half respectively).

1st October to 31 March

10 A.M. to 3 P.M. and on half holidays between 10 A.M. and 1 P.M. or 12 Noon and 3 P.M. (depending upon the half holiday having been declared as the later half or the first half of that day, respectively)."

#### 5. Byw-Law 73 Page 12:

Delete the existing and insert the following:-

"73. In respect of Gur Hedge Contract, there shall be 4 deliveries in a year—via: December, March May and July.

(A) Trading in Gur Hedge Contracts in different deliveries shall commence in the months mentioned below:—

April — for December Delivery

November — for March Delivery

February — for May Delivery

April — for July Delivery

Provided that the Board shall fix the data from which such trading will commence with the prior approval of the Forward Markets Commission."

#### 6. Bye-Law 74 Page 13

Delete the existing and in its place insert the following:—

"74. The Due date for each of the 4 Deliveries shall be as under:—

 December
 — December 15

 March
 — March 15

 May
 — May 15

 July
 — July 15

If the due date happens to fall on a holiday, then the immediate preceding working day shall be taken as the Due Date."

 A Fresh Bye-Laws 74 A, is to be added at the end of Bye-law 74 to read as under:—

"74A—The delivery period for all the forementioned 4 deliveries in Bye-law 74 shall be from 7th to 14th of the Delivery Months in respect of the deliveries of the Gur-Hedge Contract."

8. Bye-Law 76 Page 13-1st Line.

After the words "Gur Pansera".

Add the words "or Gur Chousa".

9. Bye-Law 81 Page 13:

Delete the existing Bye-law and Insert the following in its place:

"81 (i) The percentage of Dry and Wet of tenderable Varieties will be as under:--

December Delivery	Dry	100%	Wet	Nil	
March Delivery	Dry	80%	Wet	20%	
May Delivery	Dry	60%	Wet	40%	
July Delivery	Dry	40%	Wet	60%	

(ii) If Khurpapar is delivered (with the prescribed premimum) the percentage of Dry and Wet will be as under:—

December Delivery	Dгу	100%	Wet	Nil
March Delivery	Dry	100%	Wet	Nil
May Delivery	<b>D</b> ту	80%	Wet	20%
July Delivery	Dry	60%	Wet	40%

Note (a)—The above percentages given are for the number of Katas containing the basic varieties of Gur or that of Khurpapar per 100 Kattas.

(b) If in any particular lot percentage of Wet Kattas is more than those prescribed in respect of each delivery the whole lot shall not be rejected but out of the same as many Units as can be taken conforming to the prescribed Dry and Wet percentage of Kattas shall be taken and only the remaining lot shall be rejected.

Explanation of "Wet Katta"

A Katta of Gur having "Wet patch of  $6"\times6"$  or more shall be deemed to be as WET KATTA."

10. Bye-Law 85-Page 14:

Delete the existing Bye-law and in its place Insert the following.

"85. On or about the due date of the gur hedge contract, the due date rate shall be fixed by the Board on the basis of the spot rate at Mecrut for the basis variety of the gur hedge contract, taking into consideration, the spot prices prevailing at the up-country delivery centres, the transport charges, other expenses/charges/levy, if any, and other relevant circumstances which the Board may, in their discretion, deem fit. The percentages of dry and wet Gur as mentioned in the Bye-laws shall also be taken into consideration in the fixation of the due date rate. The due date rate so fixed by the Board shall not be higher than the maximum rate and or/lower than the minimum rate, if any, in operation. The due date rate shall also be subject to the limit on price fluctuation, if any in force."

11, By-Law 90 Page 14

Delete the existing Bye-law and Insert in its place as under:—

"90. All taxes, levied by Central and/or Provincial Governments, including other expenses, shall be borne by the seller, but the cost of empty bag (kattas) and 'Tulai' shall be borne by the Buyer."

12. Bye-Law 91, Page 14 & 15

Delete the existing Bye-law and Insert in its place the following:—

"91. In these Gur Hedge Contracts, if the seller-wishes to give delivery he will on 4th, 5th or 6th of the Delivery

Month inform the Company by 4 P.M., by sending the Delivery Order to the office of the Company specifically stating the site of cach godown, godown number and the name of owner of the godown (if it is on rent) and the number of Kattas contained in cach godown. The Company shall send these delivery orders to the Buyer/s the same evening. If any of the buyer/s is not available that evening, the Delivery orders will be deemed to have been accepted on the same date, though may be delivered the following day by 12 Noon. The Buyer/s, after depositing 25% of the value of the goods, will inspect the quality of the goods tendered within 48 hours, if the goods are in Meerut and if the goods are in the Mandies mentioned in Schedule 'A' the buyer is allowed only one day for each Out-station Delivery Centre (Mandi) to inspect the quality of the goods. If the goods are under lock-and-key of any Bank, the seller shall arrange for the key and the buyer shall inspect the goods on any working day between 10 A.M. and 4 P.M. No excuse, that the key is in the Bank, will be entertained. If there is any dispute in respect of the quality of the goods survey regarding Meerut goods will be completed within two days and if the goods are in Out-station Delivery Centres (Mandies) mentioned in Schedule 'A', one day for survey of goods for each Mandi shall be allowed. On acceptance of the quality of goods by the buyer and on completion of survey the buyer shall take delivery of the goods within 3 days. Full payment for the quantity of the goods within 3 days. Full payment for the quantity of the goods within 3 days. Full payment for the quantity of the goods will be adjustable in the payment). The Special Margin money, if any deposited in the Company, will be adjusted in the payment of the goods to be delivered. The payment to the seller shall be made by the Company according to the quantity delivered by the seller to the buyer.

- (a) (i) If the seller had issued the delivery order, but had failed to give the delivery of the goods for whatever reason, then the seller shall pay a penalty of Rs. 4/- per 40 kg. (Rs. 10/- per 100 kg.) to the buyer.
  - (ii) If the seller had issued the delivery order and had tendered the goods against it, but the goods were rejected in survey, then the seller shall pay a penalty of Rs. 4/- per 40 kg. (Rs. 10/-per 100 kg.) to the buyer.
  - (iii) If the seller, holding an outstanding sales position during the delivery period, had not issued the delivery order, but had agreed or was prevailed, upon by the Exchange to give the delivery of the goods to a buyer (who had issued or not issued the demand notice), but had failed to give the delivery of the goods, then the seller shall pay a penalty of Re. 1/per 40 kg. (Rs. 2.50 per 100 kg.) to the buyer.
- (b) If the seller or his agent does not give the delivery of the goods as indicated in (a) above, then the buyer or his agent shall apply in writing within 24 hours to the office of the Exchange regarding the same. On receipt of such application, an officer of the Exchange accompanied by the buyer or his representative shall go and enquire whether the goods against the delivery order in question or the oral commitment as indicated in clause (a) (iii) above, are lying with the seller or his agent. At the time of such enquiry, the seller or his representative, or his agent, who may be present, shall have to point out the goods. Previous intimation in such enquiry shall be given to the seller or his agent. The officer shall go for such enquiry between 11 A.M. and 5 P.M. If the officer is satisfied that the seller has not sufficient goods to tender against the delivery order in question or the commitment as indicated in clause (a) (iii) above, he will give a certificate to the buver for such insufficient goods, and the seller shall pay the difference between the rate of the delivery order and the due date rate. This is in addition to the penalty required to be paid by the seller to the buver as indicated in clause (a) above. In case the difference between the rate of the delivery order and the due date rate is in favour of the seller, the soller is not entitled to ask for the same.

#### 13. Bye-law 92-Pages 15 & 16

Delete the existing Bye-law and in its place Insert the following:--

inform the Company in writing on 4th, 5th or 6th of Delivery Months by 4 P.M. about his intention to demand delivery alongwith remittance of 25% value of the goods demanded. The Company will send these demand order/s to the seller/s the same evening. But if any of the seller/s is not ayailable that evening, they shall have to accept these demand order/s by 12 Noon the following day (in the previous date). The seller shall inform the buyer, within 48 hours about the exact location of the goods stored, number/s of the godown/s and name of the owners of the godown/s, if they are on rent, if the goods are at Meerut and the name of the stockist in case if the goods are in outstation delivery centres (Mandies) mentioned in Schedule 'A'. The buyer will inspect the goods within 48 hours if the goods are in Meerut. In case the goods are in Mandies mentioned in Schedule 'A', he shall be allowed only one day for each Mandi to inspect the goods. If the buyer does not inspect the goods within the specified period the quality to the goods shall be treated as tenderable. But if on inspect to of the goods there is any dispute about the quality both the parties will get the goods surveyed according to the Survey Rules of the Company Bye-laws, within 48 hours if the goods are in Meerut. And if the goods are in Mandies mentioned in Schedule 'A'. One day for each Mandi will be given for survey. After the goods have been surveyed and passed by the Survey Committee or after acceptance of the quality of the goods within 3 days. The payment of the goods will be deposited with the Company on the date of delivery, before band, and the already paid advance of 25% shall be adjusted in payment, according to the quality delivered. The special margin, if any deposited, will also be adjustable in the payment. On completion of delivery the Company will pay to the seller the payment of the goods lelivered to the buyer.

- (a) (i) If the buyer had issued the demand notice, but had failed to take the delivery of the goods for whatever reason, then the buyer shall pay a penalty of Rs. 4/- per 40 kg. (Rs. 10/- per 100 kg.) to the seller.
  - (ii) If the buyer had issued the demand notice and the goods tendered against it by the seller were approved in survey, but the buyer had not taken or refused to take the delivery of the goods, then the buyer shall pay a penalty of Rs. 4/- per 40 kg. (Rs. 10/- per 100 kg.) to the seller.
  - (iii) If the buyer, holding an outstanding purchase position during the delivery period, had not issued the demand notice, but had agreed or was prevailed upon by the Exchange to take the delivery of the goods from a seller (who has issued or not issued the delivery order) but has failed to take the delivery of the goods, then the buyer shall pay a penalty of Re. 1/per 40 kg. (Rs. 2.50 per 100 kg.) to the seller.
- (b) If the buyer does not take the delivery of the goods against the demand notice in question or the oral commitment as indicated in (a) (iii) above, then the seller shall make an application on the next day thereafter in writing to the Exchange with the details of the goods etc. On receipt of such application from the seller, the Exchange shall immediately notify to the buyer of the same and in the absence of a satisfactory reply within 24 hours thereof the Exchange shall intimate to the seller that he (Seller) would be entitled to sell the goods in the open market on account of and at the risk of the buyer. Such sale by the seller shall be done in the presence of an officer of the Exchange. In selling the goods on account of and at the risk of the buyer, if the seller makes any profit, the buyer shall not be entitled to receive the same from the seller. This is in addition to the benealty that the buyer is required to pay to the seller as indicated in clause (a) above. But if there be any loss to the seller, he shall be entitled to recover the same

from the buyer as also the expenses incurred for the sale in addition to the aforesaid penalty.

### 14. Bye-law 93 A-Pages 16 & 17

Delete the existing wordings of Bye-law 93 A and Substitute with the following:

"93A. Notwithstanding anything contained in Bye-laws 91 and 92 above, whenever a maximum or minimum has been fixed under Bye-law 113 in respect of any delivery and such rate is in force on 6th of the Delivery month of that Delivery then—

- 1. On failure of the seller to deliver the goods, the contract shall be deemed to be closed out at the maximum rate.
- II. On failure of the buyer to take delivery of the goods the contract shall be deemed to be closed out at the minimum rate.

#### 15. Bye-law 94 Page 17

In Sub-para (a) after the words "Every year the Board shall appoint" Delete the words, "15 trading members of their authorised representatives" and in their place insert:—

"15. persons/Firms out of Trading Members and Ready Dealers whether such Ready Dealers are Trading Members of not."

#### 16. Bye-law 103 Page 18

In place of the existing Survey Fees mentioned in the Bye-laws as "Re. 1/- per unit and Rs. 5/- per unit."

Insert "Rs. 5/-" per unit and "Rs. 10/-" per unit respectively.

#### 17. Bye-laws 109(a)—Page 20

Delete the following:

"Charity: Charity is to be collected as may be requested by the members."

#### And Insert:

"Dharmadha—Dharmadha of the Company is to be collected as may be requested by the Members.

#### And

Building Fund—The Company may collect Building Fund on behalf of and on the request by the members to the extent of their request, from time to time, for construction of Trading Ring and Office Premises."

#### 18. Bye-law 139, Page 27

In place of the existing Bye-law Insert the following:

"The goods shall be weighed in bags (Kattas), excluding the weight of the bag (Katta), but the cost of the bag (Katta) shall be borne by the purchaser, or the bags (Kattas) may be supplied by the purchaser."

#### 19. Bye-law 151, Page 30 in 2nd Line

Delete-the word: "Seven".

and in its place Insert "Six".

#### 20. Bye-law 195-Page 37

Insert "Rs. 2/- per page" in place of "Rs. 0/50 np per page" in 3rd line of the bye-law.

#### 21. Bye-law 196-Page 37

At its end in place of "Rs. 5/-" please Insert "Rs. 10/-".

## 22. Bye-law 200(a)-Page 38

In place of the existing Bye-law substitute with the following:—

200(a) Arbitration fees are fixed as under:-

Rs. 10/- per dispute for an amount ranging from Re. 1/-to 500/-.

Rs. 15/- per dispute for an amount ranging from Rs. 501/to 1000/-

Rs. 25/- per dispute for an amount ranging from Rs. 1000/to 5000/-.

Rs. 30/- per dispute for an amount ranging from Rs. 5001/- to 10,000/-.

Rs. 50/- per dispute for an amount above Rs. 10,000/-.

#### 23, Bye-law 224(A)—Page 43

Add this Bye-law after Bye-law 224 (VI) as a New Addi-

"224 (A)-The Chairman, the Secretary and/or any member of the Vigilance Committee along with Secretary of the Company can call and verify any records. Sauda Behies. Slips, Parchas, Account, Account-books, Personal Pocket Diaries, Documents and or any other Paper/Papers in possession of any Broker/s and/or Trading Members or their Authorised Representative/s at any time during office Hours (between 10 A.M. & 6 P.M.) on full working days or between 10 A.M. and 2 P.M./2 P.M. & 6 P.M. on half working days). And on finding any faulty entry/ies not conforming to the Company Bye-laws or Rules and Regulations of the Forward Contract (Regulation) Act and/or not tallying with the reported number of Units or variations of rates other than authorised by the Forward Markets Commission, on finding concentment of traded Units in Daily Reports/Contract Forms, the guilty person/persons may be penalised with 'Fin' which shall be @ Rs. 10/- per Unit in the case of a Broker and @ Rs. 25/- per unit in the case of a Trading Member and/or the Penalty may consequentially lead to the extent of "Suspension" and/or "Expulsion" of the guilty person mersons and/or Members.

The disciplinary action shall be taken by the Board of Directors on the recommendations of the Vigilance Committee /S are taken by the Board of Directors on the recommendations of the Vigilance Committee /S are taken by the Board of Directors on the recommendations of the Vigilance Committee /S are taken by the Board of Directors on the recommendations of the Vigilance Committee /S are taken by the Board of Directors on the recommendations of the Vigilance Committee /S are taken by the Board of Directors on the recommendations of the Vigilance Committee /S are taken by the Board of Directors on the recommendations of the Vigilance Committee /S are taken by the Board of Directors on the recommendations of the Vigilance Committee /S are taken by the Board of Directors on the recommendations of the Vigilance Committee /S are taken by the Board of Directors on the recommendations of the Vigilance Committee /S are taken by the Board of Directors on the recommendations of the Vigilance Committee /S are taken by the Board of Directors on the recommendation of the Vigilance Committee /S are taken by the Board of Directors of D details of the violations. While taking disciplinary action viz. 1 imposing fine. 2, suspension and/or 3. Expulsion—shall be the jurisdiction of the Board only."

- 24. Bye-law 229—Page 44 (delete it fully).
- 25. Page (44-A) Delete it fully.

"SCHEDITE OUT STATION DELIVERY CENTRE" SCHEDULE 'A'

And Incert the following in its place:

"SCHEDULE OF OUT STATION DELIVERY CENTRES"

	Names of Mandics (Centres)	Transport & Other charges per 40 Kgs. Rs p
_	1 Mawana	1-50
	2 Sardhana	1-50
	3. Muradnagar	2-00
	4. Baraut	2-00
	5. Hapur	2-00
	6. Kila Parikshatgarh	2-00
	7. Khatauli	1-50

Note: "Octroi, if any, shall also be charged from the

Sd/- ILLEGIBLE Secretary

The Meerut Agro Commodities Exchange Company Ltd. Meerut:

Dated: 15 June, 1988.

# NOTIFICATION BY THE BOMBAY OILSEEDS AND OILS EXCHANGE LTD., BOMBAY

The approval of the Secretary, Forward Markets Commission under Sub-Section (1) of the Section 11 of the Forward Contracts Regulation Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce and Industry Notification No. S.O. 1162 dated the 4th May 1960 has been obtained on the 20th May 1989 to May 1960 has been obtained on the 20th May 1988 to 2-180 GI/88

the following amendments made to the Bye-laws of the Bombay Oilseeds and Oils Exchange Ltd., Bombay the same having been notified under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

#### **AMENDMENTS**

In the said Bye-laws-

By-law 243 (i) shall be substituted by the following:

I. Bye-law 243(i)

"For the purpose of these settlements, settlement rates for all transactions of the hedge contracts will be fixed by the Board or the Committee appointed by the Board after 3.30 p.m. on every Tuesday and Friday and if the market is closed on either day then the rates shall be fixed after 3.30 p.m. on the previous working day. However, in case of sudden closure of the market on the scheduled clearing day the rates shall be fixed after 3.30 p.m. on the next working day. The market chall ordinarily he closed at 2.20 kmg day. The market shall ordinarily be closed at 3.30 p.m. on clearing days excepting when the clearing day falls op Saturday, in which case the market shall be closed at 1.30 p.m. However, the Board and/or President shall have power to keep the market open on the clearing days after fixing the clearing rates. The Board and/or President shall have power to alter clearing days and timings mentioned in this Bye-law.

II. Byelaw 283 A shall be substituted by the following:

By-law 283 A.

"The President, in his sole discretion, may close the market for such time not exceeding two days for any roused he may deem named. He may likewise prohibit or order suspension of trading for such time not exceeding two days in any one or more deliveries of hedge and or delivery contracts in one or more oilseeds, oils and or other traditions of the property contracts in one or more oilseeds, oils and or other traditions of the property contracts in one or more oilseeds, oils and or other traditions of the property contracts. cakes as may be specified by him for any reason he may deem proper; The power of the President specified in this Bye-law shall also include the power to change or after the timing of the opening and/or closure of the market prescribed under the relevant Bye-laws.

> G. K. SHAH Secretary

The Bombay Oilseeds & Oils Exchange Ltd., Bombay

Place: Bombay

Dated: 26th May 1988

#### NOTIFICATION BY THE BOMBAY OILSEEDS AND OILS EXCHANGE LTD., BOMBAY

The approval of the Deputy Director, Forward Markets Commission under Sub-Section (1) of the Section 11 of the Forward Contracts Regulation Act. 1952 (74 of 1952), read with the Government of India, Ministry of Commerce and Industry Notification No. S.O. 1162 dated the 4th May 1960, has been obtained on the 10th Feb. 1966 to the following amendments made to the Bye-laws of the Bombay Oilseeds and Oils Exchange Ltd., Bombay the same having been notified under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

#### **AMENDMENTS**

In the said Bye-laws-

- 1. Bye-law 119 shall be deleted.
- 2. In Bye-law 145 the following shall be added at the end :--

"The seller or his muccadam or his agent or his repro-The seller or his muccadam or his agent or his representative who is in charge of the codown at which the concerned goods are stored shall point out to the last buyer or his representative or his agent, the concerned goods in respect of delivery orders issued by the first seller, provided the last buyer or his representative or his agent, as the case may be, produces an authority letter from the last buyer for such inspection of goods prior to the presentation of the actual delivery orders. If the last buyer's representative or agent on such inspection finds that the goods are not ready or sufficient, he shall intimate his findings, in writing, to the last buyer. Either on receipt of the verification report from his representative or his agent or the last buyer himself finds that the goods are not ready or sufficient, the last buyer shall be entitled to apply, in writing, to the Exchange, to send the officer of the Exchange for inspection of concerned goods. The Exchange, on receipt of such application from the last buyer and subject to the last buyer having deposited the necessary amount as provided in the Bye-laws immediately he is declared as the last buyer, shall arrange to send its officer along with the buyer or his representative for inspection of the goods and also inform the first seller about such proposed inspection. The Officer of the Exchange shall thereupon submit an inspection report and such report shall be final and binding to both the parties concerned and cannot be challenged in a Court of Law. The seller or his representative or his representative or his agent shall extend necessary facility to the representative of the Exchange to inspect the goods and if the seller or his representative refuses or fails to point out and identify the goods, such refusal or failure shall be tantamount to failure to give delivery. The representative of the Exchange shall be entitled to such inspection at the godown of the seller at any time between the hours of 10.0 a.m. and 6.0 p.m. Such goods as have been shown to and duly inspected by the Officer of the Exchange shall be kept intact till the time the last buyer takes physical delivery of the goods."

3. In Bye-law 149, the first sentence beginning with "The seller shall", shall be substituted by the following:—

#### Bye-law 149:

"The seller shall give delivery of goods at such upcountry centre from a godown or a place under one roof over it and location of such godown or place shall be clearly indicated in the delivery order by specifying the godown number if available or identifying the location by giving sufficient address. If the delivery orders are issued on the due date, the seller shall within 2 working days of the closure of the market on the due date furnish sufficient address for identification of the godown mentioned in the delivery orders to the buyers, if the same is not already given in the delivery orders concerned."

4. Bye-law 157 shall be substituted by the following in its place and stead:—

#### By-law 157

"Where delivery of goods is given by the seller to the buyer outside the State of Maharashtra, the seller shall deduct from the price mentioned in the relative delivery order an amount equivalent to Sales Tax and Octroi leviable for delivery of goods at Bombay and in return the seller will be entitled to recover from the buyer Sales Tax and/or collect declaration in any form as may have been prescribed at the centre of delivery for his sale to his last buyer according to the provisions of the relevant Sales Tax Law in force from time to time.

The seller shall however, pay all kinds of other local, provincial and State Cess and/or duties, Octroi etc."

5. After the new Bye-law 183A, the following shall be added as Bye-law 183 B.

#### Bye-law 1983 B:

"In the event of the seller failing to give the delivery or the buyer becoming entitled to reject the goods tendered by the seller against the contract as provided above, the buyer shall make an application on the next working day thereafter, in writing, to the Exchange with details of the goods, delivery orders, etc. On receipt of such application from the buyer, the Exchange shall immediately notify to the seller of the same and in absence of satisfactory reply within 24 hours thereof, the Exchange shall intimate to the buyer that he (buyer) would be entitled to buy the goods in the open market on account and at the risk of the seller. On making such purchases, from the open market, the buyer shall give intimation of the same to the seller, in writing, and in such event, the buyer shall be entitled to receive from the seller the difference, if any, between the rate at

which he has made the actual purchase from the open market and the rate in the delivery order or the due date rate, as may be applicable, as also the expenses incurred for the purchase. The seller, however, shall not be entitled to receive from the buyer the difference between the rates as stated above, if the rate is in his (seller's) favour."

G. K. SHAH Secretary

The Bombay Oilseeds & Oils Exchange Ltd.,
Rombay

Place: Bombay

Dated: 26th May 1988

# NOTIFICATION BY THE BOMBAY OILSEEDS AND OILS EXCHANGE LTD., BOMBAY

The approval of the Deputy Director, Forward Markets Commission under Sub-Section (1) of the Section 11 of the Forward Contracts Regulation Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce and Industry Notification No. S.O. 1162 dated the 4th May, 1960, has ben obtained on the 12th August 1986 to the following amendments made to the Bye-laws of the Bombay Oilseeds and Oils Exchange Ltd., Bombay the Same having been notified under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

#### **AMENDMENTS**

In the said Bye-laws-

1. Bye-law 130.

In Bye-laws 130, for the first sentence beginning with "Transactions for hedge contract....." and ending with "at the time of weighing", the following shall be substituted:—

"Transactions for hedge contracts shall be for delivery from the seller's godown i.e. buyer shall weight over the goods from the seller's godown. The contract shall be on net weight basis and 1 kg. shall be deducted from the gross weight towards the weight of gunny bags".

#### 2. Bye-law 134A:

In Bye-law 134 A, for the word and figures "Rs. 5.00" the word and figures "Rs. 7.00" shall be substituted.

## 3. Forms C-13, C-14:

In forms of contract for hedge contracts at page C-13 and C-14, the clause regarding brokerage shall be substituted by the following:—

"Maximum upto 1/8 per cent and minimum Rs. 7.00 for 5 meric tonnes for every transaction of purchase or sale as may be mutually agreed upon."

Over and above the aforesaid normal brokerage, additional brokerage at the rate of Re. 1.00 per 5 metric tonnes will be chargeable for the outstanding business position carried forward at every settlement."

## Form C-15:

Clause 6 in Form of Transaction between member and non-member at Page C-15 shall be substituted by the following:—

"(6) Every transaction of purchase or sale entered into with through me/ourselves, the maximum brokerage payable by you shall be 1/8 per cent and be minimum brokerage payable by you shall be Rs. 8.00 per every 5 metric tonnes as may be mutually agreed upon.

Over and above the aforesaid normal brokerage, additional brokerage at the rate of Re. 1.00 per 5 metric tonnes will be chargeable for the outstanding business position carried forward at very settlement."

#### 4. Bye-law 149:

In Bye-law 149, the two sentences beginning with "The buyer shall....." and ending with "deem fit....." shall be substituted by the following:—

"The buyer shall take delivery of goods in an upcountry centre located within the State of Maharashtra, Gujarat and Andhra Pradesh within 15 days and for any other upcountry centre within one month from the date of receipt of the delivery order."

"The buyer, within such period of 15 days or one month, as the case may be, shall be entitled to ask for extension of such period to the Board stating his reasons for such extension and the Board shall consider the same and give such or any extension as they may in their discretion deem fit."

#### 5. Bye-law 155(a):

In Bye-law 155, for the words "full wagon load", the words "road van wagon load" shall be substituted, and the By-law shall be re-numbered as 155(a).

#### 6. Bye-law 155(b):

A new Bye-law shall be added after the Bye-law 155(a) as Bye-law 155(b) :—

"155(b) If at any delivery centre, there is no railway station and the nearest railway station is more than 16 kms. way, the seller shall bear the actual truck expenses for carrying the goods from the concerned delivery centre to the nearest railway station.".

#### 7. Bye-law 1983:

In Bye-law 183 for the words and figures "Rs. 15.00", the word and figures "Rs. 25.00" shall be substituted.

#### 8. Bye-law 191:

Bye-law 191 shall be substituted by the following:-

"191, All kinds of oilseeds except Cottonseed, shall be gabbed in 1 kg. sound and second hand gunny bags without patches and not having been previously used for cement bagging. In case of bagging other than the specified on above, an allowance to the buyer shall be paid on the basis of the difference between the prevailing price of the standard bag as speciefid above and the price of the bag supplied. In case, the weight of the bag is more than 1 kg. the excess weight shall be deducted from the net weight. The seller shall be entitled to charge such amount as the price of bag as may be fixed by the Board for every year before the commencement of contract for the new season and no thange shall be made in the said charge so fixed for the contracts of that year."

#### 9. Bye-law 193:

In Bye-law 193, for the words "the bags one vertical and the other parallel, (i.e. five vertical and five parallel) and thrusting and encircling the hand thrice in each of the bags," the following shall be substituted:—

"the bags three vertical and other two parallel after thrusting and encircling the hand thrice in each of the five bags".

#### 10. Bye-law 194:

In By-law 194 for the word "ten", the word "Five" shall be substituted.

#### 11. Bye-law 200:

Bye-law 200 shall be substituted by the following:-

"200: The Surveyors shall have to give their decision within 15 days from the date of appointment of second Surveyor. In case any difference arises between the Surveyors, they shall appoint an Umpire, if agreed to by them, but if they disagree for an appointment of a person as an Umpire, the Board in such a case, shall have the power to appoint one of the remaining Surveyors, other than those appointed by the parties concerned, as an Umpire and the Umpire so appointed shall have no interest as Surveyor or seller or buyer. The Umpire so appointed shall give his decision independently within

7 days, and the decision given by such Umpire shall be considered as final and both the parties shall be bound to act accordingly."

#### 12. Bye-law 201:

Bye-law 201 shall be deleted.

#### 13. Bye-law 219:

Bye-law 219 shall be substituted by the following:---

"219. Survey Fee: (a) If the survey is to be held at Bombay, each party shall pay Rs. 100/- to the Exchange as survey fee out of which the Exchange shall retain Rs. 50.00 and pay the balance of Rs. 50.00 to the Surveyor. If the matter is referred to an Umpire, the Exchange shall retain Rs. 100.00 out of total sum of Rs. 200.00 received from both the parties as survey fees and shall, out of balance of Rs. 100.00 pay Rs. 25.00 to each surveyor and Rs. 50.00 to the Umpire.

(b) In case the same person is appointed as sole Surveyor by the buyer and the seller, each of them shall pay Rs. 80.00 to the Exchange out of which the Exchange shall retain Rs. 40.00 and pay Rs. 40.00 to such sole Surveyor."

#### 14. Bye-law 219 A.

A new Bye-law 219A shall be added after Bye-law 219 as under:-

"219A. The Board shall have power to fix the survey charges payable to the Bamboowalas appointed by the parties for the survey every year before the start of the trading for the contract of the new season and no change shall be made for such survey charges fixed by the Board for that year."

#### 15. Bye-law 223(A):

A new Bye-law as follows shall be added as Bye-law 223(A) after Bye-law 223:—

"223(A): The Board's decision and ruling on any matter, (pertaining to survey system, procedure and work) whether express provision is made in the Bye-laws or not and interpretation of the Bye-laws concerned, relating to survey shell not be questioned by anybody bound by the Bye-laws."

#### 16. Bye-law 223(B):

A new Bye-law as follows shall be added after the proposed Bye-law 223(A) as Bye-law 223(B):—

"223(B): The award of the Surveyors or the Umpire shall be final and binding on the parties to the contract concerned and the persons claiming under any of them, subject however, to the right of appeal to the Board within 3 working days from the receipt of the award by the parties concerned in the matter."

#### 17. Bye-law 223(C):

A new Bye-law as follows shall be added after the proposed Bye-law 223(B) as bye-law 223 (C):—

"223(C): Whenever an appeal is preferred against the Survey award given by the Surveyors or Umpire, the Board shall appoint a survey Appellate Tribunal for deciding such appeal consisting of 5 members drawn from Director Members/surveyors/and/or Umpire appointed by the Board, none of whom should have acted as a Surveyors or Umpire in that particular Survey made and given the Surveyor Award against which such appeal is preferred. The minimum number of members of the Survey Appellate Tribunal who shall form a quorum and who shall be deemed to be duly appointed as the Appellate Tribunal for deciding the matter and who shall hear and decide the appeal, shall be three. The award given by the Appellate Tribunal shall be final and binding on all the parties concerned."

## 18. Bye-law 297A(a):

In Bye-law 297A(a), for the word and figures "Rs. 15.00", the word and figures "Rs. 25.00" shall be substituted.

#### 19. Bye-law 272:

In Byc-law 272, for the figure and word "5 badges", the figure and word "7 badges", shall be substituted and for the figure and words "maximum 7 badges", the figure and words "maximum 9 badges", shall be substituted.

#### 20. Bye-law 142A:

Bye-law 142A shall be substituted by the following:-

"Bye-law 142A. All hedge contracts shall be deemed to have been entered into at Bombay and the situs of the contract shall be Bombay. All hedge contracts shall be entered into at the "Bombay Based" price as defined in Bye-laws 142AA and shall be subject to the jurisdiction of the Courts in Bombay.

21. Bye-law 142AA: The following shall be added after Byeaw 142A as Bye-law 142AA:—

"142AA. (1) "Bombay Based" price, subject to Bye-law 142AA(2) means:—

- (a) When the goods are delivered by the seller to the buyer in Bombay, the price shall be inclusive of freight, octroi and other charges and levics (other than the sales Tax) as may be applicable and these shall not be recoverable separately by the seller from the buyer.
- (b) When the goods are delivered by the seller to the buyer outside Bombay but within the State of Maharashtra, the price as defined in Clause (a) above, stands reduced by the freight, octroi and other charges which are included in the price of the contract.
- (c) When the goods are delivered by the Seller to the buyer outside the State of Maharashtra, the price as defined by Clause (a) above, stands reduced by the freight, octroi and other charges which are included in the price of the contract.
- (2) (i) The price specified in the immediately preceding clause (1) is exclusive of the amount of Sales Tax chargeable on the basis of the law applicable to the transaction. In respect of delivery specified in Clauses (a) and (b), the Sales Tax shall be payable by the buyer to the seller in addition to the Bombay Based price. The Sales Tax chargeable will be at the rate in force at the date of sale. But where the goods delivered are purchased from a registered dealer, the seller, while invoicing, shall be entitled to increase the price by an amount equal to the sum recovered from him by the other registered dealer by way of Maharashtra Sales Tax on such purchase of the said goods.
- (2) (ii) In respect of deliverey outside the State of Maharashtra specified in clause (c) above. Sales Tax will be borne by the seller and he will not be entitled to recover the same from the buyer either in the price or separately. However, if the buyer is a registered dealer under the Central Sales Tax Act or the Sales Tax Act of the State where the delivery is given and if he is legally entitled to issue a declaration in 'C' form or a declaration/certificate prescribed in the State of delivery, he shall be under an obligation to issue the same to the seller."
- 22. Bye-law 157: Bye-law 157 shall be deleted.

#### 23. Bye-law 330(0)

After Bye-law 330N, the following Bye-law shall be added as Bye-law 330(0):—

"330(0): Bye-laws 130, 134A, Form C-13, C-14 and C-16, 149, 142A, 142AA, 157, 155(a), 155(b), 183, 191, 193, 194, 200, 201, 219, 219A, 223(A), 272, 223(B), 223(C), 297(a) as amended by the Board of Directors on 7th August 1986, shall be approved by the Forward Marke's Commission be applicable to December, 1986, and subsequent hedge contracts, and for the purpose of September, 1986 hedge contracts, the said Bye-laws, Contract Forms C-13, C-14 and C-15 as they stood immediately before the date of approval by the Forward Markets Commission, shall apply.

# THE BOMBAY OILSEEDS & OILS EXCHANGE LTD. ANNEXURE "B"

## FORM OF APPLICATION FOR MEMBERSHIP

The Secretary,

The Bombay Oilseeds & Oils Exchange Ltd., Jenabai Building, Yusuf Meheralli Road, BOMBAY-400 003.

Dear Sir,

I/We hereby declare that I/We being desirious of becoming a member/members of the Bombay Oilseeds & Oils-Exchange Ltd., undertake, if admitted, to conform to and be bound by the Memorandum & Articles of Association and the Byz-laws (Rules & Regulations) of the Fxchange which may be in force from time to time. I/We shall be liable for all our contracts and for all periodical or special settlements in respect of all contracts entered into by me/us prior to ceasing to be a member/members of the Exchange whether by resignation or otherwise in accordance with the provisions of the Memorandum of Association, Articles of Association and Byc-laws of the Exchange.

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If so, give particulars.

PART	IVI

ALONG WITH THE APPLICATION.

I, the Proprietor/Partner/	Deposits & Subscription paid on————————————————————————————————————		
Manager/Karta/Director/Secretary* of the applicant above- named, hereby declare that the information contained in the above application is true to the best of my knowledge and belief.			
Place:	Proposed by:		
Date:	Seconded by:		
Signature:  Designation:  I/We, if admitted, as member/members hereby appoint as my/our authorised representative	*Strike out whichever is not applicable.		
	**The applicant firm/Company is required to subm		
	certified copy of the partnership deed in the case of firm/and a certified copy of the Memorandum & Artion of Association along with its latest Balance Sheet in case of a limited Company.		
under and for the purpose of the Articles of Association and the Bye-laws of the Exchange.			
Date:	G. K. SHAH		
Signature of the Applicant	Secretary		
N.B. A DEPOSIT OF Rs. 5,000/-, ADMISSION FEE OF Rs. 500/- AND ANNUAL SUBSCRIPTION OF Rs. 200/- MUST BE SENT TO THE EXCHANGE	The Bombay Oilseeds & Oils Exchange Ltd., Bombay		

Date: 26th May 1988.